

BOARD of SUPERVISORS



City Hall
1 Dr. Carlton B. Goodlett Place, Room 244
San Francisco 94102-4689
Tel. No. 554-5184
Fax No. 554-5163
TDD/TTY No. 544-5227

May 20, 2016

The Honorable Mike McGuire
California State Senator
California State Capitol, Room 5064
Sacramento, CA 95814

Re: Board of Supervisors Resolution No. 171-16

Dear Senator McGuire:

On May 3, 2016, the Board of Supervisors of the City and County of San Francisco adopted Resolution No. 171-16 (Opposing California State Senate Bill 1102 (McGuire) - Short-Term Rentals and Collection of Transient Occupancy Taxes), which was enacted on May 13, 2016.

The Board of Supervisors directs the Clerk of the Board to forward the following documents to your attention:

- One copy of Resolution No. 171-16 (File No. 160391)

If you have any questions or require additional information, please contact the Office of the Clerk of the Board at (415) 554-5184, or by e-mail: board.of.supervisors@sfgov.org.

Sincerely,

A handwritten signature in cursive script, appearing to read "Angela Calvillo".

for Angela Calvillo
Clerk of the Board

- c. Supervisors Campos, Peskin, and Mar
Mayor's Legislative Liaison to the Board of Supervisors, Nicole Elliott

1 [Opposing California State Senate Bill 1102 (McGuire) - Short-Term Rentals and Collection of
2 Transient Occupancy Taxes]

3 **Resolution opposing California State Senate Bill 1102, authored by Senator McGuire,**
4 **which would infringe upon the City's longstanding home rule powers, preclude the City**
5 **from effectively enforcing the application of its transient occupancy tax to short-term**
6 **residential rentals, and prevent the City from obtaining information from platforms that**
7 **may allow the City to enforce its zoning, housing, building, and life safety laws; and**
8 **directing San Francisco to engage with Senator McGuire to seek amendments that**
9 **preserve San Francisco's local control.**

10
11 WHEREAS, Senate Bill 1102, which as currently drafted purports to apply to charter
12 cities and counties and to restrict the City's collection of transient occupancy taxes ("TOT")
13 imposed on short-term residential rentals to three methods:

14 (1) Short-term residential rental platforms ("platforms") could elect to collect and remit
15 TOT to the City for transactions they facilitate, as long as the City does not bar such
16 option to all platforms. If the platforms make this election and the City does not bar it,
17 only the State Controller would be permitted to audit the platforms' TOT collection, and
18 the state law would deny City access to information in the possession of the State
19 Controller or the platforms regarding the short-term residential rental hosts' ("host")
20 names or addresses, or any other personally identifiable information about the hosts or
21 their guests, whether for TOT enforcement purposes or otherwise;

22 (2) If the platforms do not elect to collect and remit the TOT to the City for the
23 transactions they facilitate, or the City elects to preclude any such elections, then state
24 law would deny the City the right to require the platforms to collect the TOT and
25

1 effectively force the City to engage in the costly and highly inefficient collection of the
2 TOT from the individual hosts; and

3 (3) If, prior to June 1, 2016, a platform and the City enter into a binding legal
4 agreement relating to the collection of the TOT, such agreement would govern the
5 collection of the TOT and would preclude application of paragraphs (1) and (2) to that
6 platform, unless the platform and the City mutually agree to terminate the agreement;
7 and

8 WHEREAS, Under the California Constitution, the City's power to tax is a core element
9 of its fundamental home rule power over municipal affairs as a charter city. Indeed, the City's
10 TOT is a uniquely local tax with the rate, base, exemptions, and collection procedures that the
11 City has established and adapted to correspond to the City's rental market for tourist and
12 transient lodgings; and

13 WHEREAS, Senate Bill 1102 would conflict with the City's home rule power and its
14 ability to govern its municipal affairs, including the power to collect its taxes, which is a purely
15 local matter that presents no matter of statewide concern; and

16 WHEREAS, Senate Bill 1102's preclusion of City access to the hosts' names,
17 addresses, and other personally identifiable information from both the State Controller and the
18 platforms would effectively prevent the City from enforcing the application of its TOT to short-
19 term residential rentals; and

20 WHEREAS, Senate Bill 1102's bar against the City to the hosts' names, addresses,
21 and personally identifiable information from both the State Controller and the platforms for any
22 purpose may also impair the City's capacity to enforce the City's zoning, housing, building,
23 and life safety laws; now, therefore, be it

24 RESOLVED, That the San Francisco Board of Supervisors opposes Senate Bill 1102
25 particularly in its application to charter cities or counties, such as San Francisco; and be it

1 FURTHER RESOLVED, That the San Francisco Board of Supervisors directs City staff
2 and representatives to engage with the author of the bill to seek amendments that preserve
3 San Francisco's local control; and, be it

4 FURTHER RESOLVED, That the San Francisco Board of Supervisors directs the Clerk
5 of the Board to transmit this resolution upon passage to SB 1102 Sponsor, State Senator
6 McGuire, as well as to the City's Lobbyist, in order to fully execute his or her charge to
7 advocate on behalf of the City and County of San Francisco and convey the City's policy
8 positions.

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City and County of San Francisco

Tails

Resolution

City Hall
1 Dr. Carlton B. Goodlett Place
San Francisco, CA 94102-4689

File Number: 160391

Date Passed: May 03, 2016

Resolution opposing California State Senate Bill 1102, authored by Senator McGuire, which would infringe upon the City's longstanding home rule powers, preclude the City from effectively enforcing the application of its transient occupancy tax to short-term residential rentals, and prevent the City from obtaining information from platforms that may allow the City to enforce its zoning, housing, building, and life safety laws; and directing San Francisco to engage with Senator McGuire to seek amendments that preserve San Francisco's local control.

April 26, 2016 Board of Supervisors - AMENDED, AN AMENDMENT OF THE WHOLE
BEARING NEW TITLE

Ayes: 10 - Avalos, Breed, Campos, Cohen, Kim, Mar, Peskin, Tang, Wiener and
Yee

Excused: 1 - Farrell

April 26, 2016 Board of Supervisors - CONTINUED AS AMENDED

Ayes: 10 - Avalos, Breed, Campos, Cohen, Kim, Mar, Peskin, Tang, Wiener and
Yee

Excused: 1 - Farrell

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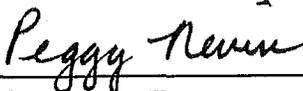
May 03, 2016 Board of Supervisors - ADOPTED AS AMENDED

Ayes: 10 - Avalos, Breed, Campos, Cohen, Kim, Mar, Peskin, Tang, Wiener and
Yee

Excused: 1 - Farrell

File No. 160391

I hereby certify that the foregoing Resolution was ADOPTED AS AMENDED on 5/3/2016 by the Board of Supervisors of the City and County of San Francisco.



for Angela Calvillo
Clerk of the Board

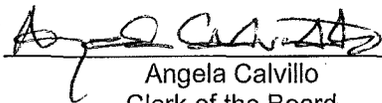
Unsigned

Mayor

5/13/2016

Date Approved

I hereby certify that the foregoing resolution, not being signed by the Mayor within the time limit as set forth in Section 3.103 of the Charter, or time waived pursuant to Board Rule 2.14.2, became effective without his approval in accordance with the provision of said Section 3.103 of the Charter or Board Rule 2.14.2.



Angela Calvillo
Clerk of the Board

5/13/16
Date

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Tel. No. 554-5184
Fax No. 554-5163
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May 20, 2016

Mr. Paul Yoder
City Lobbyist - Shaw/Yoder/Antwih. Inc.
1415 L Street, #1000
Sacramento, CA 95814

Re: Board of Supervisors Resolution No. 171-16

Dear Mr. Yoder:

On May 3, 2016, the Board of Supervisors of the City and County of San Francisco adopted Resolution No. 171-16 (Opposing California State Senate Bill 1102 (McGuire) - Short-Term Rentals and Collection of Transient Occupancy Taxes), which was enacted on May 13, 2016.

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If you have any questions or require additional information, please contact the Office of the Clerk of the Board at (415) 554-5184, or by e-mail: board.of.supervisors@sfgov.org.

Sincerely,


for Angela Calvillo
Clerk of the Board

- c. Supervisors Campos, Peskin, and Mar
Mayor's Legislative Liaison to the Board of Supervisors, Nicole Elliott

1 [Opposing California State Senate Bill 1102 (McGuire) - Short-Term Rentals and Collection of
2 Transient Occupancy Taxes]

3 **Resolution opposing California State Senate Bill 1102, authored by Senator McGuire,**
4 **which would infringe upon the City's longstanding home rule powers, preclude the City**
5 **from effectively enforcing the application of its transient occupancy tax to short-term**
6 **residential rentals, and prevent the City from obtaining information from platforms that**
7 **may allow the City to enforce its zoning, housing, building, and life safety laws; and**
8 **directing San Francisco to engage with Senator McGuire to seek amendments that**
9 **preserve San Francisco's local control.**

10
11 WHEREAS, Senate Bill 1102, which as currently drafted purports to apply to charter
12 cities and counties and to restrict the City's collection of transient occupancy taxes ("TOT")
13 imposed on short-term residential rentals to three methods:

14 (1) Short-term residential rental platforms ("platforms") could elect to collect and remit
15 TOT to the City for transactions they facilitate, as long as the City does not bar such
16 option to all platforms. If the platforms make this election and the City does not bar it,
17 only the State Controller would be permitted to audit the platforms' TOT collection, and
18 the state law would deny City access to information in the possession of the State
19 Controller or the platforms regarding the short-term residential rental hosts' ("host")
20 names or addresses, or any other personally identifiable information about the hosts or
21 their guests, whether for TOT enforcement purposes or otherwise;

22 (2) If the platforms do not elect to collect and remit the TOT to the City for the
23 transactions they facilitate, or the City elects to preclude any such elections, then state
24 law would deny the City the right to require the platforms to collect the TOT and
25

1 effectively force the City to engage in the costly and highly inefficient collection of the
2 TOT from the individual hosts; and

3 (3) If, prior to June 1, 2016, a platform and the City enter into a binding legal
4 agreement relating to the collection of the TOT, such agreement would govern the
5 collection of the TOT and would preclude application of paragraphs (1) and (2) to that
6 platform, unless the platform and the City mutually agree to terminate the agreement;
7 and

8 WHEREAS, Under the California Constitution, the City's power to tax is a core element
9 of its fundamental home rule power over municipal affairs as a charter city. Indeed, the City's
10 TOT is a uniquely local tax with the rate, base, exemptions, and collection procedures that the
11 City has established and adapted to correspond to the City's rental market for tourist and
12 transient lodgings; and

13 WHEREAS, Senate Bill 1102 would conflict with the City's home rule power and its
14 ability to govern its municipal affairs, including the power to collect its taxes, which is a purely
15 local matter that presents no matter of statewide concern; and

16 WHEREAS, Senate Bill 1102's preclusion of City access to the hosts' names,
17 addresses, and other personally identifiable information from both the State Controller and the
18 platforms would effectively prevent the City from enforcing the application of its TOT to short-
19 term residential rentals; and

20 WHEREAS, Senate Bill 1102's bar against the City to the hosts' names, addresses,
21 and personally identifiable information from both the State Controller and the platforms for any
22 purpose may also impair the City's capacity to enforce the City's zoning, housing, building,
23 and life safety laws; now, therefore, be it

24 RESOLVED, That the San Francisco Board of Supervisors opposes Senate Bill 1102
25 particularly in its application to charter cities or counties, such as San Francisco; and be it

1 FURTHER RESOLVED, That the San Francisco Board of Supervisors directs City staff
2 and representatives to engage with the author of the bill to seek amendments that preserve
3 San Francisco's local control; and, be it

4 FURTHER RESOLVED, That the San Francisco Board of Supervisors directs the Clerk
5 of the Board to transmit this resolution upon passage to SB 1102 Sponsor, State Senator
6 McGuire, as well as to the City's Lobbyist, in order to fully execute his or her charge to
7 advocate on behalf of the City and County of San Francisco and convey the City's policy
8 positions.



City and County of San Francisco

Tails Resolution

City Hall
1 Dr. Carlton B. Goodlett Place
San Francisco, CA 94102-4689

File Number: 160391

Date Passed: May 03, 2016

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May 20, 2016

Ms. Karen Lange
City Lobbyist - Shaw/Yoder/Antwih. Inc.
1415 L Street, #1000
Sacramento, CA 95814

Re: Board of Supervisors Resolution No. 171-16

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Sincerely,

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for Angela Calvillo
Clerk of the Board

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Mayor's Legislative Liaison to the Board of Supervisors, Nicole Elliott

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City and County of San Francisco

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